

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

IN RE PHARMACEUTICAL INDUSTRY)	
AVERAGE WHOLESALE PRICE)	MDL NO. 1456
LITIGATION)	Civil Action No. 01-12257-PBS
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)	Judge Patti B. Saris
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THIS DOCUMENT RELATES TO:)	
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<i>The City of New York v. Abbott Labs., et al.</i>)	
(S.D.N.Y. No. 04-CV-06054))	
<i>County of Suffolk v. Abbott Labs., et al.</i>)	
(E.D.N.Y. No. CV-03-229))	
<i>County of Westchester v. Abbott Labs., et al.</i>)	
(S.D.N.Y. No. 03-CV-6178))	
<i>County of Rockland v. Abbott Labs., et al.</i>)	
(S.D.N.Y. No. 03-CV-7055))	
<i>County of Dutchess v. Abbott Labs., et al.</i>)	
(S.D.N.Y. No. 05-CV-06458))	
<i>County of Putnam v. Abbott Labs., et al.</i>)	
(S.D.N.Y. No. 05-CV-04740))	
<i>County of Washington v. Abbott Labs., et al.</i>)	
(N.D.N.Y. No. 05-CV-00408))	
<i>County of Rensselaer v. Abbott Labs., et al.</i>)	
(N.D.N.Y. No. 05-CV-00422))	
<i>County of Albany v. Abbott Labs., et al.</i>)	
(N.D.N.Y. No. 05-CV-00425))	

[Caption Continues on Next Page]

**DEFENDANTS' JOINT MOTION FOR LEAVE TO FILE A REPLY IN
SUPPORT OF DEFENDANTS' JOINT MOTION TO
COMPEL THE PRODUCTION OF CLAIMS DATA**

<i>County of Warren v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00468))
<i>County of Greene v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00474))
<i>County of Saratoga v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00478))
<i>County of Columbia v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00867))
<i>Essex County v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00878))
<i>County of Chenango v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00354))
<i>County of Broome v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00456))
<i>County of Onondaga v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00088))
<i>County of Tompkins v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00397))
<i>County of Cayuga v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00423))
<i>County of Madison v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00714))
<i>County of Cortland v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00881))
<i>County of Herkimer v. Abbott Labs. et al.</i>)
(N.D.N.Y. No. 05-CV-00415))
<i>County of Oneida v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00489))
<i>County of Fulton v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00519))
<i>County of St. Lawrence v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00479))
<i>County of Jefferson v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00715))
<i>County of Lewis v. Abbott Labs., et al.</i>)
(N.D.N.Y. No. 05-CV-00839))
<i>County of Chautauqua v. Abbott Labs., et al.</i>)
(W.D.N.Y. No. 05-CV-06204))
<i>County of Allegany v. Abbott Labs., et al.</i>)
(W.D.N.Y. No. 05-CV-06231))
<i>County of Cattaraugus v. Abbott Labs., et al.</i>)
(W.D.N.Y. No. 05-CV-06242))

County of Genesee v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06206))
County of Wayne v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06138))
County of Monroe v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06148))
County of Yates v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06172))
County of Niagara v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06296))
County of Seneca v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06370))
County of Orleans v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06371))
County of Ontario v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06373))
County of Schuyler v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06387))
County of Steuben v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06223))
County of Chemung v. Abbott Labs., et al.)
(W.D.N.Y. No. 05-CV-06744))
AND)
County of Nassau v. Abbott Labs., et al.)
(E.D.N.Y. No. 04-CV-5126))
_____)

Defendants respectfully move the Court for leave to file a reply in support of their Motion to Compel the Production of Claims Data, file on February 27, 2008. [Docket No. 5092].

In support of this motion, Defendants state as follows:

(1) Defendants filed their Joint Motion to Compel the Production of Claims Data on February 27, 2008. After Defendants filed the Joint Motion to Compel, Plaintiffs informed Defendants that they would produce the complete claims data on March 21, 2008 and, accordingly, Defendants agreed to extend the time for Plaintiffs to file an opposition until March 24, 2008.

(2) Since receiving the claims data on March 21, 2008, Defendants have discovered that the data is inadequate and incomplete. For example, the data does not contain the fields necessary to determine whether the Plaintiff Counties reimbursed New York Medicaid pharmaceutical claims on the basis of AWP, FUL or some other basis. Moreover, Plaintiffs failed to produce data for any of the NDCs for which they allege AWP fraud.

(3) Defendants request leave to file a reply to inform the Court of the inadequacies of Plaintiffs' production of claims data.

For all the foregoing reasons, defendants respectfully request leave to file a reply in support of their Motion to Compel the Production of Claims Data.

Respectfully submitted,

Schering-Plough Corporation, Schering Corporation, and Warrick Pharmaceuticals Corporation on behalf of all other Defendants identified in the Revised First Amended Consolidated Complaint

/s/ John P. Bueker
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Dated: March 26, 2008

CERTIFICATE OF SERVICE

I hereby certify that on March 26, 2008, I caused a true and correct copy of the foregoing to be served on all counsel of record by electronic service pursuant to Case Management Order No. 2 entered by the Honorable Patti B. Saris in MDL 1456 and by facsimile and mail on counsel for the New York Department of Health and the witnesses subpoenaed.

/s/ Renee Coshin
Renee Coshin